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## UNITED STATES DISTRICT COURT

## DISTRICT OF NEVADA

ASHLEY ROBINSON, individually, and as Natural Parent and Guardian of minor C.H.,

vs.

## Plaintiff,

11,

CASE NO. 2:24-cv-00228-CDS-MDC

LORNA CABA-AT OBERES, individually, and in her official capacity; AUDREY ARNOLD, individually, and in her official capacity; BARBARA CLARK, individually, and in her official capacity; CLARK COUNTY SCHOOL DISTRICT, a political Subdivision of the State of Nevada; DOES I-XX, inclusive,

Defendants.

STIPULATION AND [PROPOSED]
ORDER TO EXTEND DEADLINE FOR
CLARK COUNTY SCHOOL DISTRICT,
AUDREY ARNOLD, AND
BARBARA CLARK
TO ANSWER COMPLAINT

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff, Ashley Robinson, individually and as Natural Parent and Guardian of minor C.H. (Plaintiff) and Defendants Clark County School District (CCSD), Audrey Arnold (Arnold), and Barbara Clark (Clark), by and through their undersigned counsel that the time for Defendants CCSD, Arnold, and Clark to Answer Plaintiff's Complaint (ECF No. 1) may be extended up to and including February 22, 2024, as follows:

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- 1. Defendants CCSD, Arnold, and Clark removed this action on February 1, 2024, making February 8, 2024, their deadline to answer or otherwise respond to the Complaint. FRCP 81(c)(2)(C).
- 2. The parties hereto filed their Joint Status Report Regarding Removal on February 16, 2024 (ECF No. 9).
- 3. Defendants CCSD, Arnold, and Clark require additional time to Answer the Complaint.
- 4. There is no prejudice to any party by the extension of time as Defendant Lorna Caba-At Oberes has not been served with the Summons and Complaint as of the date of this Stipulation, and there are no additional parties to this matter.
- 5. Therefore, the parties hereto agree to extend Defendants CCSD's, Arnold's, and Clark's time to Answer the Complaint by 14 days up to and including February 22, 2024.

IT IS SO STIPULATED.

DATED: February 20, 2024.

H&P LAW

By: /s/ Bre'Ahn Brooks

Marjorie L. Hauf, Esq. (#8111) Matthew G. Pfau, Esq. (#11439) Bre'Ahn Brooks, Esq. (#15672)

710 S. 9<sup>th</sup> Street Las Vegas, NV 89101

Phone: 702 598 4529 Attorneys for Plaintiff DATED: February 20, 2024.

**OLSON CANNON & GORMLEY** 

By: /s/ Stephanie A. Barker

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Attorneys for Defendants CCSD, Arnold, and Clark

## **ORDER**

Good cause appearing, the foregoing Stipulation of the parties is hereby **GRANTED**. Defendants CCSD's, Arnold's, and Clark's deadline to Answer the Complaint (ECF No. 1) is extended up to and including February 22, 2024.

IT IS SO ORDERED.

DATED: February 21, 2024

Maximiliano D. Couvillier III

UNITED STATES MAGISTRATE JUDGE